TES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov CONFIRMATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. 09/19/2003 Theodore W. Houston TI-32205.1 4290 10/664,547 EXAMINER 23494 7590 03/27/2006 TEXAS INSTRUMENTS INCORPORATED LEWIS, MONICA P O BOX 655474, M/S 3999 ART UNIT PAPER NUMBER DALLAS, TX 75265 2822

DATE MAILED: 03/27/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
		10/664,547	HOUSTON, THEODORE W.		
	Office Action Summary	Examiner	Art Unit		
		Monica Lewis	2822		
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the	e correspondence address		
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING Donsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period or to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDO	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on 09 Ja	anuary 2006.			
· · · ·		action is non-final.			
3)	Since this application is in condition for allowar	nce except for formal matters, p	prosecution as to the merits is		
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11,	453 O.G. 213.		
Dispositi	ion of Claims				
4)⊠	Claim(s) 49-53 is/are pending in the application	n.			
	4a) Of the above claim(s) is/are withdrawn from consideration.				
5)□	Claim(s) is/are allowed.				
6)⊠	Claim(s) 49-53 is/are rejected.				
7)	Claim(s) is/are objected to.				
8)	Claim(s) are subject to restriction and/o	r election requirement.			
Applicati	on Papers .				
9)[The specification is objected to by the Examine	er.			
10)⊠	The drawing(s) filed on 21 December 2003 is/a	ire: a)⊠ accepted or b)⊡ obje	ected to by the Examiner.		
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. S	See 37 CFR 1.85(a).		
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).				
11)	The oath or declaration is objected to by the Ex	caminer. Note the attached Office	ce Action or form PTO-152.		
Priority ι	under 35 U.S.C. § 119				
, —	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:				
	1. Certified copies of the priority document				
	2. Certified copies of the priority document				
	3. Copies of the certified copies of the prior	•	ived in this National Stage		
	application from the International Bureau	, , , , , , , , , , , , , , , , , , , ,			
· 5	See the attached detailed Office action for a list	or the certified copies not recei	vea.		
Attachmen	t(s)				
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date					
_	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	5) Notice of Informa 6) Other:	ii Fatent Application (PTO-132)		
	radomatic Office				

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DETAILED ACTION

1. This office action is in response to the amendment filed January 9, 2006.

Response to Arguments

2. Applicant's arguments with respect to claims 49-53 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 49-52 are rejected under 35 U.S.C. 102(b) as being anticipated by Turner (U.S. Patent No. 5,357,132).

In regards to claim 49, Houston et al. ("Houston") discloses the following:

- a) a dielectric layer (48) disposed between a substrate and a first metal layer (68) (For Example: See Figure 9);
 - b) a trench defined by a recess in the dielectric layer (For Example: See Figure 9);
- c) a first contact pillar (64) extending substantially from a top surface of the substrate to a bottom surface of the first metal layer (68) within the trench (For Example: See Figure 9); and
- d) a capacitor formed in the trench overlying the first contact pillar such that the capacitor is formed at least in part on a side of the first contact pillar, and the first contact pillar is a plate of the capacitor (For Example: See Column 6 Lines 46-50).

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In regards to claim 50, Houston discloses the following:

a) a second contact pillar (62) extending substantially from a top surface of the substrate to a bottom surface of another portion of the first metal layer wherein the second contact pillar is substantially the same height as the first contact pillar (For Example: See Figure 9).

In regards to claim 51, Houston discloses the following:

a) the capacitor comprises a storage element of a memory cell (For Example: See Column 1 Lines 15-25).

In regards to claim 52, Houston discloses the following:

a) a storage node of the storage element comprises a first contact pillar (For Example: See Abstract).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 53 is rejected under 35 U.S.C. 103(a) as obvious over Turner (U.S. Patent No. 5,357,132) in view of Chen et al. (U.S. Patent No. 6,093,600) and Fisher et al. (U.S. Patent No. 5,962,885).

In regards to claim 53, Houston fails to disclose the following:

a) a storage node further comprises a conducting layer lining the trench and the side of the first contact pillar.

However, Fisher et al. ("Fisher") discloses the use of a storage node further that comprises a conducting layer (80) lining the trench and the side of the first contact pillar (70) (For Example: See Figure 6). It would have been obvious to one having ordinary skill in the art

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at the time the invention was made to modify the semiconductor device of Houston to include storage node that comprises a conducting layer lining the trench and the side of the first contact pillar as disclosed in Fisher because it aids in increasing capacitance (For Example: See Column 1 Lines 51 and 52).

Additionally, since Houston and Fisher are both from the same field of endeavor (semiconductors), the purpose disclosed by Fisher would have been recognized in the pertinent art of Houston.

Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Monica Lewis whose telephone number is 571-272-1838.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Zandra Smith can be reached on 571-272-2429. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300 for regular and after final communications.

ML March 16, 2006

> Mary Wilczewski Primary Examiner

Notice of References Cited Application/Control No. 10/664,547 Applicant(s)/Patent Under Reexamination HOUSTON, THEODORE W. Examiner Monica Lewis Art Unit Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-5,962,885	10-1999	Fischer et al.	257/306
*	В	US-5,357,132	10-1994	Turner, Timothy E.	257/305
*	С	US-6,093,600	07-2000	Chen et al.	438/243
	D	US-			
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	F	US-			
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	1	US-			
	J	US-			
	К	US-			
	L	US-			
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FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.







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